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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/773,266	02/09/2004	Chi-Cheng Ju	3722-0176P	8567
	7590 11/06/2007 ART KOLASCH & BIRCH	I	EXAM	INER
PO BOX 747		1	HSU,	JONI
FALLS CHUR	CH, VA 22040-0747		ART UNIT	PAPER NUMBER
			2628	
			NOTIFICATION DATE	DELIVERY MODE
			11/06/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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		Application No.	Applicant(s)		
		10/773,266	JU ET AL.		
	Office Action Summary	Examiner	Art Unit		
		Joni Hsu	2628		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address		
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).		
Status			•		
1)⊠	Responsive to communication(s) filed on 31 Au	ugust 2007.			
2a)□	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.		
Disposit	ion of Claims				
5)□ 6)⊠ 7)□	Claim(s) 1-4 and 6-15 is/are pending in the appearance of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1-4 and 6-15 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	wn from consideration.			
Applicat	ion Papers		•		
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	epted or b) objected to by the drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).		
Priority (	under 35 U.S.C. § 119				
12) [a)	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  1. Certified copies of the priority documents  2. Certified copies of the priority documents  3. Copies of the certified copies of the priority application from the International Bureau  See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage		
Attachmer	nt(s) ce of References Cited (PTO-892)	4) 🔲 Interview Summary	/ (PTO-413)		
2) Notice 3) Information	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	Pate		

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### DETAILED ACTION

## Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on August 31, 2007 has been entered.

## Response to Arguments

- 2. Applicant's arguments with respect to claims 1-4 and 6-15 have been considered but are moot in view of the new ground(s) of rejection.
- 3. Applicant's arguments, see page 6, filed August 31, 2007, with respect to the rejection(s) of claim(s) 1-4 and 6-15 under 35 U.S.C. 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Perrin (US005872577A).
- 4. Applicant argues that neither McGuinness (US006104416A) nor Vinekar (US005581310A) teach that at least one memory page only has a row with a plurality of memory cells having a first memory second and a second memory section (page 6).

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In reply, the Examiner agrees. However, new grounds of rejection are made in view of Perrin.

# Claim Rejections - 35 USC § 103

- 5. The text of those sections of Title 35, U.S. Code 103(a) not included in this action can be found in a prior Office action.
- 6. Claims 1-4 and 6-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over McGuinness (US006104416A) in view of Perrin (US005872577A).
- 7. With regard to Claim 1, McGuinness describes a method of storing an array of digital data into a memory (Col. 3, lines 14-16) having a plurality of memory pages, at least one memory page which only has a row with a plurality of memory cells (*pixels in a row of one stripe are stored in a word, word address*, Col. 8, lines 45-58), the method comprising the steps of dividing the array of digital data into a plurality of block units (Col. 3, lines 16-18) each of the block units having a plurality of odd rows and a plurality of even rows (Col. 11, line 51-Col. 12, line 13), each of the odd rows and the even rows having at least one byte (*one byte of storage is required for each pixel*, Col. 4, lines 47-48; *putting 16 pixels into each row*, Col. 11, lines 52-54); storing subsequent odd rows of at least one of the block units into consecutive storage locations in the first memory section (532) (Col. 11, lines 57-63), and storing subsequent even rows of at least one of the block units into consecutive storage locations in the second memory section (534) (Col. 11, line 65-Col. 12, line 13).

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However, McGuinness does not specifically teach that at least one memory page has the first memory section and the second memory section. However, Perrin discloses at least one memory page which only has a row with a plurality of memory cells having a first memory section and a second memory section; and storing subsequent odd fields into consecutive storage locations in the first memory section, and storing subsequent even fields into consecutive storage locations in the second memory section (Col. 3, lines 1-9; Figure 3).

It would have been obvious to one of ordinary skill in the art at the time of invention by applicant to modify the device of McGuinness so that at least one memory page has the first memory section and the second memory section as suggested by Perrin because Perrin suggests that this organization allows for several types of access without any page jumps (Col. 1, lines 43-63), which increases accessing speed.

- 8. With regard to Claim 2, McGuinness describes that the array of digital data comprises a picture in a video bit stream (Col. 4, line 64-Col. 5, line 9).
- 9. With regard to Claim 3, McGuinness describes that the first memory section (532) has a first number of first areas (words) and the second memory section (534) has a second number of second areas, each of the first areas and the second areas has consecutive storage locations, each of the first number and the second number is equal to or larger than one (Col. 11, line 55-Col. 12, line 4).

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10. With regard to Claim 4, McGuinness discloses that the first number is equal to the second number (Col. 11, line 55-Col. 12, line 4), as shown in Figure 8.

- 11. With regard to Claim 6, McGuinness discloses that both the first number and the second number can inherently be modified to equal any number (Col. 11, line 55-Col. 12, line 4), and therefore the both the first number and the second number can have a value of one.
- 12. With regard to Claim 7, McGuinness discloses that both the first number and the second number can inherently be modified to equal any number (Col. 11, line 55-Col. 12, line 4), and therefore the both the first number and the second number can have a value of two.
- 13. With regard to Claim 8, McGuinness describes that each of the block units has m rows, wherein m is an integer equal to or larger than four (Col. 10, lines 43-53).
- 14. With regard to Claim 9, McGuinness describes that m is equal to thirty-two (Col. 10, lines 43-53).
- 15. With regard to Claim 10, Claim 10 is similar in scope to Claims 1 and 2, and therefore is rejected under the same rationale. With regard to Claims 11 and 12, these claims are similar in scope to Claims 3 and 8 respectively, and therefore are rejected under the same rationale.

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16. With regard to Claim 13, Claim 13 is similar in scope to Claim 1, except for the addition

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of retrieving a prediction block of picture from the memory, retrieving the digital data

representing the prediction block stored in the first memory section, and retrieving the digital

data representing the prediction block stored in the second memory section. McGuinness

describes retrieving a prediction block of picture from the memory, retrieving the digital data

representing the prediction block stored in the first memory section (532, Figure 8), and

retrieving the digital data representing the prediction block stored in the second memory section

(534) (Col. 7, lines 64-67; Col. 11, line 51-Col. 12, line 32). Therefore, Claim 13 is rejected

under the same rationale as Claim 1.

17. With regard to Claims 14 and 15, these claims are similar in scope to Claims 3 and 8

respectively, and therefore are rejected under the same rationale.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joni Hsu whose telephone number is 571-272-7785. The examiner can normally be reached on M-F 8am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kee Tung can be reached on 571-272-7794. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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JH

KEE M. TUNG SUPERVISORY PATENT EXAMINER